UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

	_
MARK LURTY,	1:18-cv-06302-NLH-AMD
Plaintiff,	ORDER
V.	
2001 TOWING & RECOVERY, INC., and GARRY FRANCIS, individually,	
Defendants.	
	-
For the reasons expressed in	n the Court's Opinion
filed today,	
IT IS on this 23rd	day of <u>July</u> , 2019
ORDERED that Plaintiff's MO'	TION for Default Judgment as to
Defendants 2001 Towing & Recovery	y, Inc., and Garry Francis,
Individually [7] be, and the same	e hereby is, DENIED without
prejudice. Plaintiff will have	twenty days to submit a signed
affidavit and may file a letter, along with the additional	

proofs, asking that the motion be reinstated for consideration

in light of the expanded record.

 $\frac{\text{s/ Noel L. Hillman}}{\text{NOEL L. HILLMAN, U.S.D.J.}}$